

Exhibit B2

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

In re Terrorist Attacks on September 11, 2001

03 MDL 1570 (GBD) (SN)
ECF Case

DECLARATION OF GABRIELLE PRITSKER

I, Gabrielle Pritsker, pursuant to 28 U.S.C. § 1746 declare under penalty of perjury the following:

1. I am an attorney admitted to practice in the Southern District of New York in the above-captioned matter titled In re: Terrorist attacks on September 11, 2001, 03-mdl-1570 (GBD) (SN) (“In re 9/11 Litigation”). I am an associate at Jones Day and counsel to defendant Dubai Islamic Bank in the above-captioned multi-district litigation.
2. I am submitting this declaration in response to the Court’s August 30, 2021 Order (ECF No. 7082).
3. I am aware of and have reviewed the relevant Protective Orders in the In re 9/11 Litigation, including the Court’s general Protective Order (ECF No. 1900) and the Privacy Act Order and Protective Order for FBI Documents (FBI Protective Order) (ECF No. 4255).

1. No Receipt of the al-Jarrah Deposition Transcript

4. I did not attend the deposition of Musaed al Jarrah.
5. I have never received copies of the rough or final written transcripts or video of Musaed al-Jarrah’s deposition.
6. My only knowledge of Musaed al-Jarrah’s deposition is as the result of communications with my colleagues Steven Cottreau, Abigael Bosch, and Eric Snyder. Though I received some

information from them during and immediately after the deposition of Musaed al-Jarrah about his testimony, I only received a detailed summary of the deposition prepared by Abigael Bosch on July 26, 2021 (after Michael Isikoff published the article at issue on July 15, 2021). In any event, I never shared any information regarding the substance of Musaed al-Jarrah's deposition with anyone prior to August 1, 2021.

2. No Direct or Indirect Communications with Michael Isikoff

7. From June 1, 2021 through August 1, 2021, I have not communicated directly or indirectly with Michael Isikoff or anyone acting on his behalf about any topic, including about the contents of Musaed al-Jarrah's deposition.

Pursuant to 28 U.S.C. §1746, I, Gabrielle Pritsker, declare under penalty of perjury that the foregoing is true and correct. Executed on September 27, 2021.

/s/ *Gabrielle Pritsker*
Gabrielle Pritsker
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